Exhibit 10

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Page 1
1
2
                 In the U.S. District Court
                    District of Columbia
3
4
    Shabtai Scott Shatsky, et
5
    al
6
                                   :NO. 1:02cv02280
                    V.
7
    The Syrian Arab Republic,
    et al
8
        ----x
9
                      February 12, 2013
10
    DEPOSITION OF:
11
                      Hillel Trattner,
12
    a witness, called by counsel pursuant to notice,
13
    commencing at 9:07 a.m., which was taken at Miller
    and Chevalier, 655 15th Street, NW, Washington, DC
14
    20005-5701
15
16
17
18
19
20
21
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			250 5
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1	Appearances	1	INDEX OF EXAMINATIONS
2	Robert J. Tolchin, Esq.	2	WITNESS PAGE
3	The Berkman Law Office, LLC	3	
4	111 Livingston Street, suite 1928	4	Hillel Trattner
5	Brooklyn, NY 11201	5	
6	for plaintiffs	6	Direct Examination By Mr. Hill 5
7		7	
8	David I. Schoen, Esq.	8	Index of Exhibits
9	2800 Zelda Road, suite 100-6	9	Description Page
10	Montgomery, AL 36106	10	exhibit 23118
11	for plaintiffs	11	exhibit 24120
12	Total Control of the	12	exhibit 25128
13	Norman Steiner, Esq.	13	한 하나는 맛있는 맛있다면 맛있다는 그리아야 되어서 요요하다 이 아이라이라는 아이라는 이 아이를 보고 있다면 맛있다면 맛있다.
14	233 Broadway, suite 900	14	exhibit 27137
15	New York, NY 10279	15	
16	for the plaintiffs	16	
17		17	
18	Miller and Chevalier	18	
19	Richard A. Hibey, Esq.	19	
20	Brian Hill, Esq.	20	
21	Mark J. Rochon, Esq.	21	
	Page 3		Page 5
1	Charles F.B. McAleer, Esq.	1	(Whereupon the matter commenced at
2	655 15th Street NW	2	9:07 a.m.)
3	suite 900	3	Stipulations
4	Washington, DC 20005-5701	4	(It is stipulated and agreed by and
5	for the Palestinian Authority	5	between counsel for the respective parties that
6	and the Palestine Liberation Organization	6	the reading and signing of this transcript by the
7		7	witness are not waived.
8		8	It is further stipulated and agreed
9		9	that the filing of this transcript with the clerk
10		10	of the court be and the same is hereby waived.)
11		11	* * * *
12		12	
13		13	Whereupon,
14		14	Hillel Trattner
15		15	
16		16	was called for examination by counsel and,
17		17	after having been duly sworn, was examined
18		18	and testified as follows:
19		19	DIRECT EXAMINATION:
20		20	BY MR. HILL:
21		21	Q. Good morning, Mr. Trattner. Please state

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	Page 6		Page 8
1	your full name.	1	A. Okay.
2	A. Hillel Noah Trattner.	2	Q. During the course of the day I may ask a
3	Q. Have you ever been known by any other	3	question that you don't understand. If that happens
4	names, Mr. Trattner?	4	please let me know and I'll rephrase it so you can
5	A. No.	5	understand it.
6	Q. Have you been deposed before?	6	A. Yes.
7	A. Yes.	7	Q. During the course of the day I may ask a
8	Q. On how many occasions?	8	question and you know what the question is going to
9	A. Twice.	9	be and you know what the answer is. I would ask you
10	Q. Where were you the first time you were	10	to just wait until I stop speaking before you speak
11	deposed?	11	because it's hard for Mr. Feuer to take down two
12	A. It was in Israel. I don't remember	12	people talking at the same time.
13	exactly where it was.	13	A. Yes.
14	Q. Where were you on the second occasion when	14	Q. Is there any reason you won't be able to
15	you were deposed?	15	give full and truthful testimony here today?
16	A. In Tel Aviv.	16	A. No.
17	Q. Who deposed you in Israel?	17	Q. Are you taking any medication that would
18	A. I don't remember the names of the lawyers.	18	impair your ability to testify?
19	Q. Was there more than one lawyer present?	19	A. No.
20	A. The first time I don't remember. It was a	20	Q. I understand that you may have some
21	long time ago. The second time there was a lawyer.	21	difficulty hearing. Are you having any trouble
	Page 7		Page 9
1	two lawyers, one from each side.	1	hearing me now?
2	Q. On the occasion that there were lawyers	2	A. No.
3	from each side, do you know which lawsuit that was?	3	Q. If you can't hear me during the course of
4	A. That was the Arab Bank.	4	the day please let me know.
5	MR. HILL: Mr. Steiner, I don't	5	A. Yes.
6	believe we have received a copy of Mr. Trattner's	6	Q. What is your birthday?
7	transcript from the Arab Bank deposition. I would	7	A. 1974.
8	request that it be produced to us.	8	Q. Where were you born?
9	MR. STEINER: Take it under	9	A. In Chicago.
10	advisement and ask you to follow up in writing.	10	Q. What are the names of your parents?
11	BY MR. HILL:	11	A. Harold and Shelly.
12	Q. Mr. Trattner, let me tell you what we're	12	Q. What is your mother's maiden name?
13	going to do today. I'll ask questions. You'll give	13	A. Gross.
14	answers.	14	Q. What is the name that appears on your
15	Everything we say will be taken down by the	15	birth certificate?
16	court reporter and turned into a transcript.	16	A. Hillel Noah Trattner.
17	Over the course of the day Mr. Steiner may	17	Q. Of what country or countries are you a
18	make an objection. If that happens please just wait	18	citizen?
19	until he finishes speaking and then unless he tells	19	A. United States and Israel.
20	you not to answer, please go ahead and answer my	20	Q. Do you have a Social Security number?
21	question. Okay?	21	A. I think I do but I don't know what it is.

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		Page 10			Page 12
1	Q.	You mentioned that you were born in	1	A.	Yes.
2		go. How long did you live in the	2	Q.	Let's go over your educational background.
3	United	1 States?	3	Where	did you go to high school?
4	A.	Until the age of eight.	4	A.	A place called Nicholim.
5	Q.	Where did you move when you were eight	5	Q.	Did you graduate from that institution?
6	years o	old?	6	A.	Yes.
7	A.	We moved to Israel.	7	Q.	What year?
8	Q.	Where in Israel did you move to?	8	A.	1992.
9	A.	We moved to Ramat Gan.	9	Q.	Have you been to college?
10	Q.	How long did you live there?	10	A.	Yes.
11	A.	One year.	11	Q.	Where did you go to college?
12	Q.	Where did you live after that?	12	A.	Bar Ilan University.
13	A.	Petach Tikva.	13	Q.	Did you graduate?
14	Q.	How long did you live there?	14	A.	Yes.
15	A.	Three years.	15	Q.	What year was that?
16	Q.	Where did you move after that?	16	A.	2000.
17	A.	Ginot Shomron.	17	Q.	Did you work between high school and
18	Q.	How long did you live there?	18	college	e?
19	A.	Until I got married, so it's 15 years.	19	A.	No.
20	Q.	What's your current address?	20	Q.	Were you in school for eight years?
21	A.	Bruchim.	21	A.	No.
		Page 11			Page 13
1	Q.	Where is that located?	1	Q.	What happened between high school and
2	A.	In the Shomron, Samaria, the central part	2	college	graduation?
3		country.	3	A.	College I started in 1997. Between 1992
4	Q.	Is that located in what some people refer	4	and 19	97 I was in the yeshiva and the Army.
5	to as th	he West Bank?	5	Q.	What years were you in yeshiva?
6	A.	Yes.	6	A.	It's a program that you do together. It
7		MR. STEINER: Objection.	7	was be	tween 1992 and 1997.
8	BYM	R. HILL:	8	Q.	Part of the time you were studying at
9	Q.	How long have you lived at that address?	9	yeshiva	a and part of the time doing your Army
10	A.	For over eight years.	10	service	?
11	Q.	Eight years you say?	11	A.	Yes.
12	A.	Yes.	12	Q.	Did you complete your Army service?
13	Q.	I'm not sure I've got the math right.	13	A.	Yes.
14	H	lave you lived in any other addresses since	14	Q.	Were you discharged?
15	you've	been married other than where you currently	15	A.	Yes.
16	reside?	?	16	Q.	Did you receive an honorable discharge?
17	A.	Yes.	17	A.	Not that I know of. What does "honorable
18	Q.	Where else have you lived?	18	discha	rge" mean? I'm not familiar with the term
19	A.	We lived in Petach Tikva for three years.	19	Q.	Did you receive any discipline or
20	Q.	Have you now told me about all the places	20	reprima	and while you were in the Army?
20			100000		

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		1	
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1	Q. Have you ever paid taxes to the	1	A. Four.
2	United States?	2	Q. What are their names?
3	A. No.	3	A.
4	Q. Since you moved to Israel in 1982 on	4	Q. What are their dates of birth?
5	approximately how many occasions have you traveled	5	A.
6	to the United States?		20
7	A. Three, apart from this one.		
8	Q. A total of four you think?	8	Q. Of what country or countries are your
9	A. Yes.	9	children citizens?
10	Q. One of them you came here to be deposed	10	A. Israel.
11	and examined, right?	11	Q. Have you done anything to obtain American
12	A. Yes.	12	citizenship for your children?
13	Q. Prior to this trip when was the last time	13	A. No.
14	you were in the United States?	14	MR. STEINER: Objection.
15	A. 1998.	15	BY MR. HILL:
16	Q. What was the purpose of that visit?	16	Q. Where do your parents currently reside?
17	A. Visiting family.	17	A. Ginot Shomron, Israel.
18	Q. How long were you here?	18	Q. Have they resided there since you moved
19	A. I don't remember. It was a few weeks.	19	there as a child?
20	Q. Prior to the family visit in 1998 when was	20	A. Yes.
21	the time before that you were in the United States?	21	Q. How old are your parents today?
	Page 19		Page 21
1	A. 1990.	1	A. My father is 60 and my mother is 59.
2	Q. What was the purpose of that visit?	2	Q. Do you have any siblings?
3	A. My uncle's wedding.	3	A. Yes.
4	Q. How long were you in the States?	4	Q. What are their names?
5	A. One week.	5	A. Yael, Hadassah and Efrat.
6	Q. Prior to the visit in 1990 when was the	6	Q. Where do they reside?
7	next previous time you were in the U.S.?	7	A. Yael lives in Petach Tikva, Hadassah lives
8	A. Also 1990.	8	in Michmash and Efrat also in Michmash.
9	Q. What was the purpose of that trip?	9	Q. Do any of your siblings' children live in
10	A. Visiting family.	10	the United States?
11	Q. How long was that?	11	A. No.
12	A. I think it was six weeks.	12	MR. STEINER: Objection.
13	Q. Apart from the trip that you are on now,	13	BY MR. HILL:
14	had your wife previously been to the United States?	X 55.55.71	Q. Does any of your wife's family live in the
15	A. She has never been here before.	15	United States?
16	Q. This is her first time in the	16	A. No.
17	United States?	17	Q. Sir, I understand you and your wife were
18	A. Yes.	18	injured in a bombing that took place on February 16
19	Q. Do you have any children?	19	2002, is that correct?
	A. Yes.	20	A. Yes.
20		23,000	
21	Q. How many?	21	 Q. Prior to that explosion did you see the

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1	person or persons who caused the person or	1	Q. You mentioned that you were unable to
2	persons who caused the explosion?	2	speak.
3	A. No.	3	Has anyone told you whether you said
4	Q. Do you know if your wife saw the person or	4	anything on the occasion of the explosion?
5	persons who caused the explosion?	5	A. No one told me that I tried to say
6	MR. STEINER: Objection.	6	anything.
7	THE WITNESS: She didn't.	7	Q. You mentioned that you do have a memory of
8	BY MR. HILL:	8	three days later, is that right?
9	Q. I understand that at the time you were	9	A. The first thing I remember is from Tuesday
10	injured you lost consciousness, is that right?	10	morning. This happened on Saturday night.
11	MR. STEINER: Objection.	11	I remember waking up in the hospital and I
12	THE WITNESS: Not as far as I know.	12	remember my father was sitting next to the bed.
13	BY MR. HILL:	13	Even after that, the next few days after that, I
14	Q. Tell me what you recollect happening after	14	don't remember everything.
15	the explosion.	15	Q. You remember waking up in the hospital but
16	A. Nothing. I remember only for a few	16	not much more beyond that, is that right?
17	seconds.	17	MR. STEINER: Objection.
18	I remember sitting in the chair and not	18	THE WITNESS: I remember waking up in
19	being able to move. I didn't understand what	19	the hospital and for the next week I was in the
20	happened.	20	hospital after that for a week and a half and
21	I couldn't hear anything. I couldn't speak.	21	specific things are there that I do not remember
	Page 23		Page 25
1	I saw my wife on the phone. That's the last thing I	1	happening but I know that they happened because I
2	remember for three days.	2	was told later.
3	Q. You say that's what you remember. Has	3	BY MR. HILL:
4	someone told you that you were awake even though you	4	Q. People told you something happened but you
5	don't have a memory after what you've just	5	don't remember?
6	described?	6	A. Yes.
7	MR. STEINER: Objection.	7	Q. When do you believe you do you believe
8	THE WITNESS: As far as yes. As	8	that at some point in time you have a complete
9	far as I know, I did not lose consciousness.	9	memory after the events?
10	BY MR. HILL:	10	A. Yes.
11	Q. So you believe you were conscious but you	11	Q. When do you think the first time is that
12	just don't remember what happened after the events	12	you have a complete memory going forward?
13		1.3	A. I for sure remember what happened after I
1.40	you just described?	13	
14	you just described? A. Yes.	14	got out of the hospital which is ten days
15	A. Yes. Q. The reason you believe you were conscious	14 15	got out of the hospital which is ten days afterwards.
15 16	A. Yes. Q. The reason you believe you were conscious is because someone has told you that you were	14 15 16	got out of the hospital which is ten days afterwards. Q. Recognizing that there are some gaps in
15 16 17	A. Yes. Q. The reason you believe you were conscious is because someone has told you that you were conscious?	14 15	got out of the hospital which is ten days afterwards. Q. Recognizing that there are some gaps in your memory, sir, can you describe for me the nature
15 16 17 18	A. Yes. Q. The reason you believe you were conscious is because someone has told you that you were conscious? A. Yes.	14 15 16 17 18	got out of the hospital which is ten days afterwards. Q. Recognizing that there are some gaps in your memory, sir, can you describe for me the nature of the injuries that you received on February 16,
15 16 17 18 19	 A. Yes. Q. The reason you believe you were conscious is because someone has told you that you were conscious? A. Yes. Q. Who has told you that you remained 	14 15 16 17 18 19	got out of the hospital which is ten days afterwards. Q. Recognizing that there are some gaps in your memory, sir, can you describe for me the nature of the injuries that you received on February 16, 2002?
15 16 17 18	A. Yes. Q. The reason you believe you were conscious is because someone has told you that you were conscious? A. Yes.	14 15 16 17 18	got out of the hospital which is ten days afterwards. Q. Recognizing that there are some gaps in your memory, sir, can you describe for me the nature of the injuries that you received on February 16,

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1	I cannot see out of my left eye at all.	1	will take me two seconds to understand that it's hot
2	I have shrapnel in my brain. The hearing in my left	2	and I won't automatically move my hand which means I
3	ear is decreased. I cannot hear high frequency	3	can burn myself easier.
4	sounds almost at all, like an alarm clock.	4	Another time everything that happens
5	If I'm lying down on my right on the	5	hurts a lot more. For example, if I any force
6	pillow, then I can't hear the alarm clock at all out	6	that I have to exert, especially with my middle
7	of my left ear.	7	finger on my right hand, it can hurt.
8	Normal speaking volume, frequencies, I	8	Something that happened just last week
9	hear it sounds much softer. You have to talk	9	at the gas station and pressing on the gas pump and
10	louder to me if you are talking to me when you are	10	it wasn't moving. I had to do it a little bit
11	sitting on my left.	11	harder and it really, really hurt, something that
12	If someone were to speak softly to me	12	does not happen on my other hand.
13	sitting on my left, I have a very hard time hearing	13	Because of this feeling, it's not so
14	them. Also I have a constant ringing in my left	14	easy to understand I can't identify exactly what
15	ear. Sometimes it goes up to be high pitched	15	I'm touching. It's harder to understand what I'm
16	sounds.	16	touching.
17	Going back to my eye, I have a lot of	17	Occasionally, when it's cold out, my
18	infections in my left eye. It happens a lot, every	18	hand also hurts, especially where the scars are,
19	few months.	19	where the shrapnel is.
20	The eye is very dry and it's more prone	20	My right ankle I also had shrapnel
21	to infection. The fact that I cannot see out of my	21	which severed a tendon and the nerve which currently
	Page 27	-	Page 29
1	left eye causes many, many problems in day to day	1	causes at the beginning I had a cast on. They
2	life.	2	did surgery to connect the tendon and the nerve.
3	For example, bumping into people that	3	For around two months I had a cast on.
4	are on my left because I don't know that they are	4	I could not walk. I was in a wheelchair. My foot
5	there.	5	was hurting constantly. I couldn't sleep for many,
6	I cannot I have only 120 degrees of	6	many weeks because of that.
7	view so I have to always turn my head in order to be	7	At one point we went back to the
8	able to see what's around me.	8	hospital because it was hurting so much, we thought
9	Another thing that has to do with my	9	there was something wrong with the cast. It turned
10	eye is the fact that the way that it looks, it	10	out it was just because of the injury itself.
11	doesn't look normal, and people, as far as I'm	11	We went through three or four months of
12	concerned at least, people always are looking at me	12	physical therapy in order to regain use of my right
13	and trying to figure out what's wrong, trying	13	foot.
14	to don't know why it happened. Maybe they think	14	To this day I have reduced feeling on
15	I was born like that. That's something that really	15	most of the sole of my right foot which means that I
16	bothers me.	16	have to be very careful what I step on because I
17	What else? On my right hand, I have	17	won't be able to feel it.
18	shrapnel in my right hand which caused nerve damage	18	If I'm working at home and one of the
19	100 CE 10		N=
17	on three of my fingers which causes a reduced	19	kids leaves a tiny toy on the floor, if I step on it
20	on three of my fingers which causes a reduced sensation and also hypersensitivity, meaning on one	19 20	kids leaves a tiny toy on the floor, if I step on it with my right foot it really, really hurts, much

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1	something that actually day to day I have to pay	1	A. No, if he's speaking loudly.
2	attention a lot more than normal to what I'm	2	MR. STEINER: The reason why I stated
3	stepping on when I'm walking.	3	that was for reference because he said "my lawyer
4	One more thing I remembered. Due to	4	sitting next to me."
5	the hearing loss in my left ear, it means	5	BY MR. HILL:
6	that something that happens almost every day. I	6	Q. You mentioned that you are currently
7	try to not have people sit to my left.	7	unable to see with your left eye, is that correct?
8	For example, if at work we're going to	8	A. Yes.
9	eat, sitting down at the table in the dining room, I	9	Q. Has anyone ever told you whether anything
10	always try to take the leftmost seat in the table	10	could be done to restore vision to your left eye?
11	because otherwise it's very hard to talk with	11	A. Nothing can be done.
12	people.	12	Q. You mentioned that you have some shrapnel
13	Right now I cannot see that my lawyer	13	in your brain.
14	is sitting here. If he was talking to me it would	14	A. Correct.
15	be harder to hear him. Something that	15	Q. Does the shrapnel in your brain affect
16	actually every day it's something that I cope	16	your daily living?
17	with.	17	MR. STEINER: Objection.
18	BY MR. HILL:	18	THE WITNESS: It doesn't affect me in
19	Q. Have you finished your answer?	19	daily living but it means if I ever have to have an
20	A. I'm trying to remember if there's anything	20	MRI for any future medical condition I won't be able
21	else that I didn't say. On my thigh, there's a nail	21	to do it.
	Page 31		Page 33
1	here under the skin. You can actually feel it.	1	BY MR. HILL:
2	I also have a scar on my left leg somewhere.	2	Q. Apart from preventing you from having an
3	If I go back to my eye, the fact that I only	3	MRI in the future do you believe the shrapnel in
4	have one eye means that I have no spare parts, so to	4	your brain has any other continuing effect on you
5	speak, and I have to be very careful with anything	5	today?
6	that can happen to my right eye.	6	A. I'm not a doctor so I don't know what will
7	A medical condition which I don't remember	7	happen in the future. So far it had no effect.
8	its name which means that, it means that an injury	8	Q. No one has ever told you that your brain
9	in one eye can affect the other eye which means I	9	is functioning differently as a result of the
10	have to, every half year I have to have a checkup to	10	shrapnel being there, is that right?
11	make sure my right eye is okay.	11	A. No.
12	This is something that's always constantly	12	Q. You are agreeing with me?
13	at the back of my head all the time, what will	13	A. Yes.
14	happen if something happens to my right eye, then I		Q. You mentioned that your hearing is
15	won't be able to see at all.	15	decreased in your left ear, right?
16	I think that's it.	16	A. Yes.
17	MR. STEINER: The record should	17	Q. Has anyone ever told you whether your
18	indicate I'm seated to the witness' immediate left.	18	hearing could be improved with surgery or any other
19	BY MR. HILL:	19	procedure?
20	Q. Are you having trouble hearing Mr. Steiner?	20	A. The decrease in hearing is for two
21	IVII. DICHICI (21	reasons. One was because of the rupture of the

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1	A. No.	1	Certificate of Deponent
2	MR. HILL: Subject to our request for	2	I hereby certify that I have read and
3	additional documents I don't have any further	3	examined the foregoing transcript, and the same
4	questions for Mr. Trattner at this time.	4	is a true and accurate record of the testimony
5	MR. STEINER: I might have a few if I	5	given by me.
6	can just have a minute.	6	Any additions or corrections that I feel
7	(Whereupon, a recess was taken from	7	are necessary I will attach on a separate sheet
8	11:26 a.m. to 11:27 a.m.)	8	of paper to the original transcript.
9	MR. STEINER: I have no questions. I	9	
10	reserve the right to review and sign.	10	92
11	MR. HILL: You can close the record.	11	Signature of witness
12	(Deposition adjourned at 11:30 a.m.)	12	I hereby certify that the individual
13		13	representing him/herself to be the above named
14		14	individual, appeared before me this
15		15	day of and executed the above
16		16	certificate in my presence.
17		17	2.2
18		18	
19		19	
20		20	
21		21	Notary Public
	Page 143		Page 145
1	Reporter's Certificate	1	
2		2	Errata Page of Deponent
3	I, the undersigned, Certified Court Reporter,	3	Please note any errors on this sheet. The
4	do hereby certify that the foregoing transcript of	4	reasons may be general, such as "to correct
5	testimony was taken by me in stenotype and	5	stenographic error" or "to clarify the record."
6	thereafter reduced to print under my direction,	6	When completed, send this page to the attorney
7	that said transcript is a full, true and	7	who took your deposition, NOT the court reporter.
8	substantially accurate record of the proceedings,	8	Page Line Correction Reason For Change
9	to the best of my ability.	9	
10	I do further certify that I am neither counsel	10	
11	for, related to, nor employed by any of the parties	11	
12	to the action in which this deposition was taken;	12	
13	and, further, that I am not a relative or employee	13	
14	of any attorney or counsel employed by the parties		
15	hereto, nor financially or otherwise interested	15	
16	in the outcome of the action.	16	
17			
255	ENT OF THE PROPERTY.	17	
18	/s/ Michael Feuer	18	
18 19		18 19	
18	/s/ Michael Feuer Certified Realtime Reporter	18	